PTO/SB/0 (46/95) 4 2001

## **DECLARATION**

Docket No.678-694 (P9830)

AS A BELOW NAMED INVENTOR, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

I believe that I am the original, first and sole (if only one name is listed below), or an original, first and joint inventor (if plural names are listed below), of the subject matter which is claimed and for which a patent is sought on the invention entitled:

APPARATUS AND METHOD FOR SYNCHRONIZATION OF UPLINK SYNCHRONOUS

§365(c) of any PCT International subject matter of each of the International application(s) in acknowledge the duty to dis Federal Regulations, §1.56(a)	e claims of this application is not the manner provided by the fictorial to pay which became available between the date of this application:  (Filing Date)	ot disclosed in the prior United irst paragraph of Title 35, U.S. patentability as defined in Title	d States or PCT . Code, §112, I 37, The Code of or application and to
§365(c) of any PCT International subject matter of each of the International application(s) in acknowledge the duty to dis Federal Regulations, §1.56(a)	e claims of this application is not the manner provided by the ficlose information material to pay which became available between	ot disclosed in the prior United irst paragraph of Title 35, U.S. patentability as defined in Title	d States or PCT . Code, §112, I 37, The Code of
	nefit under Title 35, U.S. Codi		
(Application Number)	(Country)	•	
2000-36666	Republic of Korea	29/06/2000 (Day/Month/Year filed)	_ Yes [X] No [
2000-35174 (Application Number)	Republic of Korea (Country)	24/06/2000 (Day/Month/Year filed)	_ Yes [X] No [
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including the claims, as amerinformation which is material 37 of the Code of Federal Re Code §119(a)-(d) or §365(b) PCT international application any United States provisional	have reviewed and understand inded by any amendment referr to patentability and to the example and to the example and to the example and to the example and foreign application (s) for which designated at least one all application (s), listed below an entor's certificate having a file	red to above. I acknowledge to above. I acknowledge to mination of this application in a laim foreign priority benefits upon the country other than the United Stand have also identified below a	the duty to disclos accordance with Tit nder Title 35, U.S. te, or §365(a) of a States, or §119(e) any foreign plication on which
[ ] and (if applicable) was	amended on		
VVas inca in the o.o. i	atent & Trademark Office on _	and assigned Seria	al No
[X] was filed in the U.S. Pa	.Tiine	25, 2001	
	her is attached hereto or indica	ites an attorney docket no.6/8	<u>5–694 (P9830)</u> , c

I hereby appoint the following attorneys: PETER G. DILWORTH, Reg. No. 26,450; ROCCO S. BARRESE, Reg. No. 25,253; DAVID M. CARTER, Reg. No. 30,949; PAUL J. FARRELL, Reg. No. 33,494; PETER DELUCA, Reg. No. 32,978; JEFFREY S. STEEN, Reg. No. 32,063; ADRIAN T. CALDERONE, Reg. No. 31,746; GEORGE M. KAPLAN, Reg. No. 28,375; JOSEPH W. SCHMIDT, Reg. No. 36,920; RAYMOND E. FARRELL, Reg. No. 34,816; RUSSELL R. KASSNER, Reg. No. 36,183; CHRISTOPHER G. TRAINOR, Reg. No. 39,517; GEORGE LIKOUREZOS, Reg. No. 40,067; JAMES M. LOEFFLER, Reg. No. 37,873; EDWARD C. MEAGHER, Reg. No. 41,189; SUSAN L. HESS, Reg. No. 37,350; MICHAEL P. DILWORTH, Reg. No. 37,311; PETER B. SORELL, Reg. No. 44,349; and GLENN D. SMITH, Reg. No. 42,156, each of them of DILWORTH & BARRESE, 333 Earle Ovington Boulevard, Uniondale, New York 11553 to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith and with any divisional, continuation, continuation-in-part, reissue or re-examination application, with full power of appointment and with full power to substitute an associate attorney or agent, and to receive all patents which may issue thereon, and request that all correspondence be addressed to:

Paul J. Farrell, Esq.
DILWORTH & BARRESE
333 Earle Ovington Boulevard
Uniondale, New York 11553
Tel. No.: (516) 228-8484

I HEREBY DECLARE that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 U.S. Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FULL NAME OF FIRST INVENTOR:	Sungyllo C/HOI	Citizenship: Republic of Korea
\ /	No.	_
Inventor's signature:		Date: <u>August 2, 2001</u>
Residence & Post Office Address: Neu	utimaeut#306-302 , Jeong	jja-dong , Pundang-gu , Songnam-shi ,
Kvo	onggi-do , Republic of Korea	a
,-		
FULL NAME OF SECOND INVENTOR:	Yong-Jan KWAK	Citizenship: Republic of Korea
	11/1/11/	
Inventor's signature:	John Jun	Date: August 2, 2001
Residence & Post Office Address:	339, Jukjeon-ri, Suji-eup.	Yongin-shi, Kyonggi-do, Republic of Korea
FULL NAME OF THIRD INVENTOR:	Kook-Heui LEE	Citizenship: Republic of Korea
Inventor's signature:	02-	Date: <u>August 2, 2001</u>
inventor's signature.	Cookwood	APT #102 202 Kaymack dong
Residence & Post Office Address: Che	aongsoimaeui , Seokwang /	AP1. #103-202 , , Reunigok-dong ,
Pun	idang-gu , Songnam-shi , K	(yonggi-do , Republic of Korea
FULL NAME OF FOURTH INVENTOR:	Hyun-Woo LEE	Citizenship: Republic of Korea
_/		
Inventor's signature:X		Date: August 2, 2001
Residence & Post Office Address: Tax	xsan APT: #806-901 , Kwo	onson-dong , Kwonson-gu , Suwon-shi ,
	onggi-do , Republic of Korea	
,		
FULL NAME OF FIFTH JOINT INVENT	ГОR: Seong-III PAŖŀ	K Citizenship Republic of Korea
/	1001	
Inventor's signature:	1 1 h 1	Date: August 2, 2001
	Social APT #859 220	06, Sanpon-dong, Kunpo-shi, Kyonggi-do
Residence & Post Office Address:		70, Sanpon-dong, Kumpo-sini, Kyonggi-do
	Republic of Korea	
	TOD	Otto III Bullio (Kanan
FULL NAME OF SIXTH JOINT INVEN	TOR: Ho-Kyu CHOI	Citizenship: Republic of Korea
$\sim$	elact	- August 2 2001
Inventor's signature:	TOKUL	Date: August 2, 2001
Residence & Post Office Address:	56-2. Jamwon-dong, S	Socho-gu, Seoul, Republic of Korea